

The Gazette of India



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NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 10th January 1951:—

S. No.	No. and Date	Issued by	Subject
1	S.R.O. 17, dated the 8th January 1951.	Ministry of Information and Broadcasting.	Cinematograph Act, 1949 came into force on 15th January 1951.
2	S.R.O. 18, dated the 8th January 1951.	Ditto	Making of certain rules in the Cinematograph Act, 1918 (II of 1918).

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi, the 21st December 1950.

S.R.O. 20.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President is pleased to direct that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. F. 35-J/50-L dated the 26th January 1950, relating to the execution of contracts and assurances of property, namely:—

1. In Part III of the said notification, for item 4, the following item shall be substituted, namely:—

“4. (a) Charterparties and other documents connected with the operation of requisitioned ships; and

(b) Charterparties in respect of ships which the Government decide to charter and other documents connected with the operation of such chartered ships;

by the Director General of Shipping, the Joint Director General of Shipping or the Deputy Director General of Shipping”.

2. In Part IV of the said notification, under Head C:—

(i) In item 4, for the existing entries in italics, the following shall be substituted, namely:—

"by the Engineer-in-Chief, Calcutta Telephones, The Director of Telegraph Stores and Workshops, Calcutta, the Divisional Engineer, Telegraphs, or the Divisional Engineer, Telephones, or the Superintendent, Telegraph Workshops, Alipore or Jubbulpore, or the Manager, Bombay Telephone Workshops, Bombay, or the Contract Officers in the Telephone Districts".

(ii) In item 5:—

After the words "the Controller of Telegraph Stores", the words "the Superintendents of Telegraph Workshops, Alipore or Jubbulpore, the Manager, Bombay Telephone Workshop, Bombay", shall be inserted.

3. In Part VII of the said notification, after item 5, the following item shall be added, namely:—

"6. Agreements entered into with Contract Officers for a specified period of service in the Ministry of External Affairs; by the Secretary or Joint Secretary to the Central Government in the Ministry of External Affairs".

4. In Part XV of the said notification, after Head C, the following Head shall be added, namely:—

"D. In the case of the Gorakhpur Labour Organisation under the Directorate General of Resettlement and Employment:—

Agreements for the supply of blankets, cloth etc.; by the Regional Director of Resettlement and Employment, Uttar Pradesh or the Additional Deputy Director (Labour), Gorakhpur".

[No. F. 35-V/50-L.]

New Delhi, the 5th January 1951

S.R.O. 21.—In exercise of the powers conferred by rule 1, read with clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law No. S.R.O. 512, dated the 9th September, 1950, relating to the authorisation of officers to sign and verify plaints or written statements in any suit by or against the Central Government, namely:—

In Part VIII of the said notification, under the head '*Ministry of Food*', for the existing entry, the following entries shall be substituted, namely:—

"Director General, Food.

Deputy Director General, Food.

Regional Food Commissioners.

Chief Director of Purchase."

[No. F.33-I/51-L.]

SHRI GOPAL SINGH, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 3rd January 1951

S.R.O. 22.—In exercise of the powers conferred by sub-section (4) of section 4 of the Census Act, 1948 (XXXVII of 1948), as applied to Chandernagore by the Chandernagore (Application of Laws) Order 1950, the Central Government hereby delegates to the Administrator, Chandernagore, the powers conferred upon it by sub-section (2) of the said section to appoint Census Officers.

[No. 5 Eur.I.]

New Delhi, the 9th January 1951

S.R.O. 23.—In exercise of the powers conferred by sections 10, 17 and 27 of the Indian Arms Act, 1878 (XI of 1878), read with clause 5 of the Chandernagore (Application of Laws) Order, 1950 and all other powers enabling it in that behalf, the Central Government hereby directs that the Indian Arms Rules, 1924, shall apply to Chandernagore.

[No. 17/Eur.I.]

U. S. BAJPAI, Under Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

OPIUM

New Delhi, the 30th December 1950

S.R.O. 24.—In exercise of the powers conferred by sub-section (1) of section 3 of the Opium Act, 1857 (XIII of 1857), the Central Government hereby appoints the Chief Commissioner, Bilaspur, as Opium Agent, Bilaspur, to superintend the provision of opium for the Central Government.

[No. 10]

CENTRAL EXCISES

New Delhi, the 2nd January 1951

S.R.O. 25.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government is pleased to direct that the following further amendment shall be made in the Central Excise Rules, 1944, namely:—

In Appendix I to the said Rules:

(i) in Form R. T. 5 (Central Excise Series No. 71), after column 6 of the following entries shall be inserted as columns 7 and 8, namely:—

Total Materials used.	
Description	Quantity
7	8

and (ii) the existing columns 7 to 15th shall be renumbered as columns 9 to 17, respectively.

[No. 1.]

New Delhi, the 4th January 1951

S.R.O. 26.—In exercise of the powers conferred by Section 37 of the Central Excise and Salt Act, 1944 (I of 1944), the Central Government is pleased to direct that the following further amendment shall be made in the Central Excise Rules, 1944, namely:—

For rule 172 of the said Rules, the following rule shall be substituted, namely:—

“172. Private warehouse to contain only goods belonging to warehouse owner or held by him as a broker or a commission agent and only goods on which duty

has not been paid.—A private warehouse shall be used solely for warehousing excisable goods belonging to the licensee himself, or held by him as a broker or a commission agent; and the licensee shall not admit to, or retain in, the warehouse any goods on which duty has been paid.”

[No. 2.]

D. P. ANAND, Dy. Secy.

CUSTOMS

New Delhi, the 8th January 1951

S.R.O. 27.—In exercise of the powers conferred by section 6 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby appoints the following officers of the Central Excise Collectorate, Allahabad, to be Officers of Customs within their respective jurisdictions and to exercise the powers conferred and to perform the duties imposed by the said Act on such officers, namely:—

- (1) The Collector of Central Excise, Allahabad.
- (2) The Assistant Collectors of Central Excise, Allahabad, Bareilly, and Lucknow Divisions, the Headquarters Assistant to the Collector and the Assistant Collector (Intelligence-Preventive) Collectorate Headquarters, Allahabad.
- (3) The Superintendents of Central Excise, Haldwani, Lakhimpur, Gonda, Gorakhpur and Deoria Circles, and the Superintendents (Intelligence-Preventive) Collectorate Headquarters, Allahabad.
- (4) The Deputy Superintendents of Central Excise, Haldwani, Lakhimpur, Gonda, Gorakhpur and Deoria Circles, the Deputy Superintendents (Intelligence-Preventive), Allahabad, Bareilly and Lucknow Divisions, and the Deputy Superintendents (Intelligence-Preventive) Collectorate Headquarters, Allahabad.
- (5) The Inspectors of Central Excise, Berinag, Lohaghat, Khatima, Pilibhit, Palia Kalan, Singahl Kalan, Motipur, Bahraich, Balrampur, Shoratgarh, Nautanwa, Siswabazar and Padrauna Ranges, the Inspectors (Intelligence-Preventive), Haldwani, Lakhimpur, Gonda, Gorakhpur and Deoria Circles, the Inspectors (Intelligence-Preventive), Allahabad, Bareilly and Lucknow Divisions and the Inspectors (Intelligence-Preventive) Collectorate Headquarters, Allahabad.
- (6) The Border Examiners, Nautanwa and Nepalganj.

[No. 3.]

S.R.O. 28.—In exercise of the powers conferred by section 188 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby empowers the Collector of Central Excise, Allahabad, to hear appeals from orders passed by the officers performing the duties of a Customs-Collector, and subordinate to him, under the provisions of the said Act.

[No. 4.]

K. R. P. AIYANGAR, Joint Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 4th January 1951

S.R.O. 29.—The following draft of a further amendment to the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (XI of 1922), is published as required by sub-section (4) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st January 1951.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the said Board.

DRAFT AMENDMENT

item (2) of the head "II. Furniture and fittings" of the statement in Rule 8 of the said rules, after the word 'hotels' the words "Cinema houses" shall be inserted.

[No. 1.]
PYARE LAL, Secy.

CUSTOMS.

New Delhi, the 8th January 1951

S.R.O. 30.—In exercise of the powers conferred by section 9 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue makes the following rules, namely:—

Rules

1. The Officers of the Central Excise Collectorate, Allahabad, who have been appointed Officers of Customs by the notification of the Government of India, in the Ministry of Finance (Revenue Division) No. 3-Customs, dated the 8th January 1951 are required to prevent, smuggling and are authorised to exercise within their respective jurisdictions all the powers conferred by Chapter XVII of the Sea Customs Act, 1878, (VIII of 1878), on Officers of Customs duly employed for the prevention of smuggling.
2. The following officers of the Central Excise Collectorate, Allahabad, who have been appointed Officers of Customs by the aforesaid notification, shall perform the duties of a Customs Collector within their respective jurisdictions, namely:—
 - (1) The Collector of Central Excise, Allahabad.
 - (2) The Assistant Collectors of Central Excise, Allahabad, Bareilly and Lucknow Divisions, the Headquarters Assistant to the Collector and the Assistant Collector (Intelligence—Preventive) Collectorate Headquarters, Allahabad.
 - (3) The Superintendents of Central Excise, Haldwani, Lakhimpur, Gonda, Gorakhpur and Deoria Circles and the Superintendents (Intelligence—Preventive) Collectorate Headquarters, Allahabad.

[No. 5.]

S.R.O. 31.—In exercise of the powers conferred by the proviso to section 182 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue limits the powers of the Officers of the Central Excise Collectorate, Allahabad, appointed to be Officers of Customs by the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 3-Customs, dated the 8th January 1951, and specified in column (1) of the annexed Schedule to those indicated in column (2) thereof.

SCHEDULE

1

2

1. The Assistant Collectors of Central Excise, Allahabad, Bareilly and Lucknow Divisions, the Headquarters Assistant to the Collector and the Assistant Collector (Intelligence—Preventive), Collectorate Headquarters, Allahabad.	Clause (b) of section 182 of the Sea Customs Act, 1878 (VIII of 1878).
2. The Superintendents of Central Excise, Haldwani, Lakhimpur, Gonda, Gorakhpur and Deoria Circles and the Superintendents (Intelligence—Preventive) Collectorate Headquarters, Allahabad.	Clause (c) of Section 182 of the Sea Customs Act, 1878 (VIII of 1878)

[No. 6.]

D. P. ANAND, Secretary.

THE GAZETTE OF INDIA

MINISTRY OF INDUSTRY AND SUPPLY

New Delhi, the 2nd January 1951

S.R.O. 32.—The Central Government is pleased to notify that Shri M. Shankaraiya, M.P., has been elected as a member of the Central Silk Board by Parliament under Clause (c) of Sub-section (3) of section 4 read with Sub-section (2) of section 5 Central Silk Board Act, 1948 (LXI of 1948), vice Shri H. R. Guruv Reddy who ceased to be a member of Parliament.

[No. 26/7-T&P/49.]

B. K. KAUL, Dy Secy.

New Delhi, the 6th January 1951.

S.R.O. 33.—In exercise of the powers conferred by Section 3 of the Drugs (Control) Act, 1950 (XXVI of 1950), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Industry & Supply, No. I(IV)/1-Drugs, dated the 3rd October, 1949, namely:—

In the Schedule annexed to the said notification,—

(1) To the entries under the heading "May and Baker (India) Ltd", the following entry shall be added, namely:—

DISTAQUAINE 'G'

Boxes of 5 x 0.30 m.u.

DISTAQUAINE Fortified

5 x 0.40 mega unit ——————

(2) To the entries under the heading "British Drug Houses (India) Ltd", the following entries shall be added, namely:—

DISTAQUAINE G (Procaine Penicillin Aqueous)

3-dose vials of 900,000 i.u. — each ——————

Vials of 3,000,000 i.u.—each—————

DISTAQUAINE FORTE

Vials containing 300,000 i.u.

Procaine Penicillin and

100,000 i.u. Potassium Penicillin — each—————

Penicillin Crystalline G

Vials of 200,000 i.u. — each ——————

(3) To the entries under the heading "Imperial Chemical Industries (India) Ltd", the following entry shall be added, namely:—

PALUDRINE HYDROCHLORIDE

0.1 gm — 1 tablet ——————

(4) To the entries under the heading "Burroughs Wellcome & Co", the following entries shall be added, namely:—

CRYSTALLINE PENICILLIN G (SODIUM SALT)

1 lac units — per vial ——————

2 lac units — per vial ——————

5 lac units — per vial ——————

10 lac units — per vial ——————

'Distaquaine' G Crystalline Penicillin G (Potassium Salt) for Intramuscular injection in Aqueous Suspension.

3 lac units —per vial ——————

9 lac units — per vial ——————

(5) To the entries under the heading "Martin & Harris Ltd, Bombay", the following entries shall be added, namely:—

"Messrs. N. V. Organon, Holland"

Insulin (ORGANON)

10 cc x 200 units (20 units per cc)—each—

5 cc x 200 units (40 units per cc)—each—

10 cc x 400 units (40 units per cc)—each—

Hospital packing 50 x 10 cc x 40 units—
per pack of 50 vials —

"Messrs. William R. Warner & Co. New York"

Gelu—cillin (Buffered Crystalline Potassium Penicillin)—

12 x 50,000 units —each —

12 x 100,000 units — each —

Hemosules Capsules—48 's —

Therta-vita Capsules—30 's —

Omni-beta—4 oz—

Omni-beta—8 oz—

(6) The following heading and entries shall be added, namely:—

"Messrs. Juggat Singh's Son & Bros, Bombay.

"Physician's Products"

Penicillin Tablets

Box of 12 x 50,000 units —

Box of 12 x 100,000 units —

Streptomycin —

(7) The following heading and entries shall be added, namely:—

"Prasad & Stephens (India) Ltd., Bombay."

"Deutsche Novocillin Gesellschaft, West Germany".

Streptomycin Dihydrosulphate—

1 gm vial —

Pasicillin (Procain Penicillin G)

—300,000 units — per vial —

Pasicillin B (Procain Penicillin G Fortified)

—400,000 units — per vial —

ORDER

ORDERED that a copy of the above notification be communicated to all Parts A, B and C States, all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; the Planning Commission; the Indian Trade Commissioners; all Indian Embassies; the High Commissioner for India, London; His Majesty's Trade Commissioner in India; all Chambers of Commerce and Associations; the Director General of Commercial Intelligence and Statistics, Calcutta; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in India, New Delhi and the Secretary, Indian Tariff Board.

ORDERED also that it be published in the *Gazette of India*.

[No. PC-1(2)/50.]

K. P. SIRCAR, Under Secy.

New Delhi, the 4th January 1951.

S.R.O. 34.—In exercise of the powers conferred by sub-section (1) of section 16 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the Notification of the Government of India, in the Ministry of Industry and Supply No. S.R.O. 581 dated the 9th September 1950, the Central

Government hereby authorises all district magistrates in the State of Uttar Pradesh to exercise within their respective Districts, the powers conferred by clauses (a) and (b) of the said sub-section.

ORDER

ORDERED that a copy of the above Notification be communicated to all Governments of Parts A and B States (except Jammu and Kashmir), all Chief Commissioners of Part C States including Andaman and Nicobar Islands, all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; Secretary to the President; the Indian Trade Commissioners; all Indian Embassies; the High Commissioner for India, London; His Majesty's Trade Commissioner in India; all Chambers of Commerce and Associations; the Director General of Commercial Intelligence and Statistics, Calcutta; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in India, New Delhi; the Secretary, Indian Tariff Board and the Secretary, Planning Commission.

ORDERED also that it be published in the *Gazette of India*.

[No. PC-2(14)/50.]

S.R.O. 35.—In exercise of the powers conferred by section 22 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), the Central Government hereby directs that the following amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply No. S.R.O. 654 dated the 22nd September 1950, namely:—

In Column 1 of the Schedule annexed to the said Notification—

For the entry "All Civil Administrators", the following entry shall be substituted, namely:—

"All collectors."

ORDER

ORDERED that a copy of the above Notification be communicated to all Governments of Parts A and B States (except Jammu and Kashmir), all Chief Commissioners of Part C States including Andaman and Nicobar Islands, all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; Secretary to the President; the Indian Trade Commissioners; all Indian Embassies; the High Commissioner for India, London; His Majesty's Trade Commissioner in India; all Chambers of Commerce and Associations; the Director General of Commercial Intelligence and Statistics, Calcutta; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in India, New Delhi; the Secretary, Indian Tariff Board and the Secretary, Planning Commission.

ORDERED also that it be published in the *Gazette of India*.

[No. PC-2(14)/50.]

S.R.O. 36.—In exercise of the powers conferred by section 22 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), the Central Government hereby directs that the following amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply No. S.R.O. 656 dated the 22nd September 1950, namely:—

In Column 1 of the Schedule annexed to the said Notification, for the entry "All Civil Administrators, Hyderabad" the entry "All Collectors in the State of Hyderabad" shall be substituted.

ORDER

ORDERED that a copy of the above Notification be communicated to all Governments of Parts A and B States (except Jammu and Kashmir), all Chief Commissioners of Part C States including Andaman and Nicobar Islands, all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; Secretary to the President; the Indian Trade Commissioners; all Indian Embassies; the High Commissioner for India, London; His Majesty's Trade Commissioner in India; all Chambers of Commerce and Associations; the Director General of Commercial Intelligence and Statistics, Calcutta; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in India, New Delhi; the Secretary, Indian Tariff Board and the Secretary, Planning Commission.

ORDERED also that it be published in the *Gazette of India*.

[No. PC-2(14)/50.]

K. RAM, Dy. Secy.

New Delhi, the 6th January 1951

S.R.O. 37.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased to direct that the following amendment shall be made in the Iron and Steel (Scrap Control) Order, 1943, namely:—

For sub-clause (b) of Clause 2 of the said Order, the following shall be substituted, namely:—

“(b) “Controller” means the person appointed as Iron and Steel Controller under the Iron and Steel (Control of Production and Distribution) Order, 1941, and includes any person exercising, upon authorisation by the Central Government, all or any of the powers of a Controller, under this Order.”

[No. I(1)-4(78).]

S.R.O. 38.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to authorise the officers specified in the Schedule hereto annexed, to exercise, within their respective States, the following powers of the Controller:—

- (a) issue of orders under Clause 3 of the said Order authorising any person or authority to acquire scrap from a scrap merchant;
- (b) issue of orders under Clause 4 of the said Order authorising a scrap merchant to dispose of scrap to any person or authority; and
- (c) all powers under Clause 6 of the said Order, except power under sub-clause (a) thereof.

2. The Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-1(779), dated the 8th November 1948, as amended from time to time, is hereby cancelled.

SCHEDULE

The Director of Controlled Commodities, Government of Madras, Madras.
The Director of Agriculture, Government of Madras, Madras.
The Rationing Officer (Iron and Steel), Government of Bombay, Bombay.
The Provincial Iron and Steel Controller, Government of West Bengal, Calcutta.
The Provincial Iron and Steel Controller, Government of Uttar Pradesh, Kanpur.
The Deputy Provincial Iron and Steel Controller, Government of Uttar Pradesh, Kanpur.
The Assistant Provincial Iron and Steel Controller, Government of U. P., Kanpur.
All District Magistrates in the State of Uttar Pradesh.
The Provincial Steel Officer, Government of Madhya Pradesh, Nagpur.
The Joint Director of Civil Supplies, Government of Punjab, Simla.
The Iron and Steel Licensing Officer, Government of Punjab, Simla.
The Director of Consumer Goods, Government of Assam, Shillong.
The Controller of Supply and Transport, Government of Orissa, Cuttack.
The Director of Agriculture, Government of Orissa, Cuttack.
The Director of Industries, Government of Bihar, Patna.
The Joint Iron and Steel Controller, Government of Bihar, Patna.
The Deputy Iron and Steel Controller, Government of Bihar, Patna.
The Director of Agriculture, Government of Bihar, Patna.
The Joint Director of Agriculture, Government of Bihar, Patna.
All Deputy Directors of Agriculture in Bihar.
All District Agricultural Officers and Grow More Food Officers appointed by the Government of Bihar.
The Director of Civil Supplies, Delhi.
The Director of Civil Supplies, Ajmer-Merwara, Ajmer.
The Deputy Commissioner, Andaman and Nicobar Islands, Port Blair.

The Provincial Iron and Steel Licensing Authority, Kutch, Bhuj.
The Civil Supplies Officer, Bilaspur (Simla Hills.)
The Commissioner of Civil Supplies, Bhopal.
The Commissioner of Civil Supplies, Government of Rajasthan, Jaipur.
The Deputy Commissioner of Civil Supplies, Government of Rajasthan, Bikaner.
The Deputy Commissioner of Civil Supplies, Government of Rajasthan, Jaipur.
The Deputy Commissioner of Civil Supplies, Government of Rajasthan, Jodhpur.
The Deputy Commissioner of Civil Supplies, Government of Rajasthan, Kotah.
The Deputy Commissioner of Civil Supplies, Government of Rajasthan, Udaipur.
The Director of Industries and Commerce, Government of Rajasthan, Jaipur.
The Director of Agriculture, Government of Rajasthan, Jaipur.
The Director of Relief & Rehabilitation, Government of Rajasthan, Jaipur.
The Controller of Civil Supplies, Government of Saurashtra, Rajkot.
The Director of Industries, Government of PEPSU, Patiala.
The Director of Agriculture, Government of PEPSU, Patiala.

[No. I(1)-4(78)A.]

S.R.O. 39.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to authorise the officers specified in the Schedule hereto annexed, to exercise, within their respective States, the powers of the Controller under Clause 5A of the said Order.

2. The Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-1(530)C, dated the 26th May 1948, as amended from time to time, is hereby cancelled.

SCHEDULE

The Director of Controlled Commodities, Government of Madras, Madras.
The Director of Agriculture, Government of Madras, Madras.
The Rationing Officer (Iron and Steel), Government of Bombay, Bombay.
The Provincial Iron and Steel Controller, Government of Uttar Pradesh, Kanpur.
The Provincial Iron and Steel Controller, Government of West Bengal, Calcutta.
The Director of Industries, Government of Bihar, Patna.
The Provincial Steel Officer, Government of Madhya Pradesh, Nagpur.
The Controller of Supply and Transport, Government of Orissa, Cuttack.
The Joint Director of Civil Supplies, Government of Punjab, Simla.
The Iron and Steel Licensing Officer, Government of Punjab, Simla.
The Director of Consumer Goods, Government of Assam, Shillong.
The Director of Civil Supplies, Delhi.
The Director of Civil Supplies, Ajmer-Merwara, Ajmer.

[No. I(1)-4(78)B.]

S.R.O. 40.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to authorise the officers specified in the Schedule hereto annexed, to exercise, within their respective States, the powers of the Controller under Clause 5B of the said Order.

2. The Notification of the Government of Indian in the Ministry of Industry and Supply, No. I(1)-4(32)B, dated the 8th November 1949, as amended from time to time, is hereby cancelled.

SCHEDULE

The Director of Controlled Commodities, Government of Madras, Madras.
The Director of Agriculture, Government of Madras, Madras.
The Rationing Officer (Iron and Steel), Government of Bombay, Bombay.
The Provincial Iron and Steel Controller, Government of Uttar Pradesh, Kanpur.
The Director of Industries, Government of Bihar, Patna.
The Provincial Steel Officer, Government of Madhya Pradesh, Nagpur.
The Controller of Supply and Transport, Government of Orissa, Cuttack.
The Director of Consumer Goods, Government of West Bengal, Calcutta.
The Joint Director of Civil Supplies, Government of Punjab, Simla.
The Iron and Steel Licensing Officer, Government of Punjab, Simla.
The Director of Consumer Goods, Government of Assam, Shillong.
The Director of Rationing and Civil Supplies, Delhi.
The Director of Civil Supplies, Ajmer-Merwara, Ajmer.
The Deputy Commissioner, Andaman & Nicobar Islands, Port Blair.
The Provincial Iron and Steel Licensing Authority, Kutch, Bhuj.
The Director of Civil Supplies, Himachal Pradesh, Simla.

[No. I(1)-4(78)C.]

S.R.O. 41.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to authorise every officer in the Directorate of Enforcement, Ministry of Industry and Supply, not below the rank of an Enforcement Officer, to exercise the powers of the Controller under Clause 5C of the said Order.

2. The Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(32)A, dated the 8th November 1949, is hereby cancelled.

[No. I(1)-4(78)D.]

S.R.O. 42.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to authorise the Provincial Iron and Steel Controller, Government of Uttar Pradesh, to exercise the powers of the Controller under Clause 5C of the said Order, within Uttar Pradesh.

2. The Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(32)A, dated the 16th January 1950, is hereby cancelled.

[No. I(1)-4(78)E.]

S.R.O. 43.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to authorise the Director of Controlled Commodities, Government of Madras, to exercise the powers of the Controller under Clause 5C of the said Order, within the State of Madras.

2. The Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(32)B, dated the 3rd July 1950, is hereby cancelled.

[No. I(1)-4(78)F.]

S.R.O. 44.—In exercise of the powers conferred by sub-clause (a) of Clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(41), dated the 7th September, 1950, namely:—

To the Schedule annexed to the said Notification, the following entry shall be added, namely:—

“All Deputy Directors of Agriculture in Bihar.”

[No. I(1)-4(26).]

N. R. REDDY, Under Secy.

New Delhi, the 13th January 1951

S. R. O. 45.—Corrigendum.—In the Ministry of Industry and Supply Notification No. N-14/50, dated the 26th December, 1950, published in the *Gazette of India Extraordinary*, dated the 26th December, 1950, for the figure 1951 occurring after the words "The Newsprint Control Order," in Form I and Form II read 1950.

[No. N-14/50.]

PREM CHAND, Under Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 30th December 1950.

S.R.O. 46.—In exercise of the powers conferred by section 4 of the Essential Supplies (Temporary Powers) Act, 1948 (XXIV of 1948), the Central Government is pleased to direct that the powers conferred on them by sub-section (1) of section 3 of the said Act to make orders in relation to the prohibition of export of mustard oil and mustard seeds from the State of Assam shall also be exercisable by the Government of Assam subject to the conditions that :—

(a) no such order shall remain in force after the 28th February, 1951; and
(b) that such orders shall not apply to the movement of mustard oil and mustard seeds against valid export licenses issued by the Government of India, for export out of India.

[No. F.50-6/49-Comm.]

New Delhi, the 8th January 1951

S.R.O. 47.—In exercise of the powers conferred by Section 4(4) (ii) of the Indian Lac Cess Act, 1930 (XXIV of 1930), the Central Government is pleased to appoint Mr. J. P. Young of Messrs. Angelo Brothers, Ltd., Cossipore, Calcutta, nominated by the Bengal Chamber of Commerce, to represent the Shellac Manufacturing Industry to be a member of the Governing Body of the Indian Lac Cess Committee Vice Dr. R. W. Aldig resigned.

[No. F.4-25/50-Com.]

S. R. MAINI, Dy Secy.

New Delhi, the 6th January, 1951

S.R.O. 48.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), the Central Government is pleased to make the following rules, the same having been previously published as required by the said section:—

1. *Short title.* —(a) These rules may be called the Wool Grading and Marking Rules, 1950.

(b) They shall apply to wool obtained from sheep in any part of India except a Part 'B' State and of specified trade descriptions as set out in the annexed schedules.

2. *Grade designations.*—The grade designations to indicate the characteristics and quality of wool of specified trade descriptions are set out in column 1 of the relevant schedules I to VII.

3. *Definition of quality.*—The definition of quality indicated by the grade designations is specified in columns 3 to 7 of the relevant schedules.

4. Grade designation mark.—The grade designation mark to be applied to each bale or package

5. Method of marking.—The grade designation mark shall only be applied on full or half

to the Government of India. In addition to the grade designation mark, the following particulars shall be clearly indicated on the label :—

- (i) Serial number;
- (ii) Trade description;
- (iii) Name of place of packing;
- (iv) Date of packing and marking.

Provided that an authorised packer may stamp or write his private trade mark on the bale or package, if such private trade mark represents the same trade description, quality and grade of wool as that indicated by the Agmark label and is duly certified by the Agricultural Marketing Adviser to that effect.

6. *Method of packing.*—The wool shall be press-packed with covering of new gunny cloth in bales with sufficient number of bands tightly placed around the bale of customary weights of 200 to 400 lb. (90.7 to 181.4 kg.).

7. In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the conditions set out in Schedule VIII to these rules shall be the conditions of any certificate of authorisation issued for the purposes of these rules.

SCHEDULE I

Grade designations and definition of quality of Indian White Wool

Special characteristics

Grade designation	Colour of fibre	Tolerance limit for colour	Yield per cent of wool	Tolerance limit for refraction in yield	Length	General characteristics
1	2	3	4	5	6	7
I	White	Shall not contain more than 5 per cent. of creamy and dirty white fibres and shall not contain wool of any other colour.	88 per cent. or over.	2 per cent. An average length of the fibres shall be 3.0 inches (7.6 cm.).	All grades shall be free from burrs, thorns, sticks, etc. Only grease, dirt and dust and minute particles of vegetable matter clinging to fibres will be ignored.	
II	White	Ditto.	82 per cent or over.	2 per cent. An average length of the fibres shall be 2.25 inches (5.7 cm.).	Wool of all grades shall be clean and dry in feel. Fibres shall be fairly uniform in quality.	
III	White	Ditto.	75 per cent or over.	3 per cent. Ditto.		

SCHEDULE II

Grade designations and definition of quality of Indian Creamy White Wool

Special characteristics

Grade designation	Colour of fibre	Tolerance limit for colour	Yield per cent of wool	Tolerance limit for refraction in yield	Length	General characteristics
1	2	3	4	5	6*	7
I	Creamy White.	Shall not contain more than 10 per cent. of dirty white fibres and shall not contain wool of any other colour.	88 per cent or over.	2 per cent.	An average length of the fibres shall be 3·0 inches (7·6 cm.).	All grades shall be free from burrs, thorns, sticks, etc. Only grease, dirt and dust and minute particles of vegetable matter clinging to fibres will be ignored.
II	Creamy White.	Ditto.	82 per cent or over.	2 per cent.	An average length of the fibres shall be 2·25 inches (5·7 cm.).	Wool of all grades shall be clean and dry in feel. Fibres shall be fairly uniform in quality.
III	Creamy White.	Ditto.	75 per cent or over.	3 per cent.	Ditto.	

SCHEDULE III

Grade designations and definition of quality of Indian Dirty White Wool.

Special characteristics

Grade designation	Colour of fibre	Tolerance limit for colour	Yield per cent of wool	Tolerance limit for refraction in yield	Length	General characteristics
1	2	3	4	5	6	7
I	Dirty White	Shall not contain more than 5 per cent. of pale yellow fibres and shall not contain wool of any other colour.	88 per cent or over.	2 per cent.	An average length of the fibres shall be 3·0 inches (7·7 cm.)	All grades shall be free from burrs, thorns, sticks, etc. Only grease, dirt and dust and minute particles of vegetable matter clinging to fibres will be ignored.
II	Dirty White	Ditto.	82 per cent or over.	2 per cent.	An average length of the fibres shall be 2·25 inches (5·7 cm.).	Wool of all grades shall be clean and dry in feel. Fibres shall be fairly uniform in quality.
III	Dirty White.	Ditto.	75 per cent or over.	3 per cent.	Ditto.	

SCHEDULE IV

Grade designations and definition of quality of Indian Pale Yellow Wool

Grade designa- tion	Colour of fibre	Special characteristics					General characteristics
		Tolerance limit for colour	Yield per cent of wool	Tolerance limit for refraction in yield	Length	7	
1	2	3	4	5	6	7	
I	Pale Yellow	Shall not contain more than 5 per cent. of white and yellow fibres and shall not contain wool of deep yellow or of any other colour.	88 per cent or over.	2 per cent.	An average length of the fibres shall be 3·0 inches (7·6 cm.).		All grades shall be free from burrs, thorns, sticks, etc. Only grease, dirt and dust and minute particles of vegetable matter clinging to fibres will be ignored.
II	Pale Yellow.	Ditto.	82 per cent or over.	2 per cent.	An average length of the fibres shall be 2·25 inches (5·7 cm.)		Wool of all grades shall be clean and dry in feel. Fibres shall be fairly uniform in quality.
III	Pale Yellow.	Ditto.	75 per cent or over.	3 per cent.	Ditto.		

SCHEDULE V

Grade designations and definition of quality of Indian Yellow Wool

Grade designa- tion	Colour of fibre	Special characteristics					General characteristics
		Tolerance limit for colour	Yield per cent of wool	Tolerance limit for refraction in yield	Length	7	
1	2	3	4	5	6	7	
I	Yellow	Shall not contain more than 5 per cent. of deep yellow fibres and shall not contain wool of any other colour except white and pale yellow.	88 per cent or over.	2 per cent.	An average length of the fibres shall be 3·0 inches (7·6 cm.).		All grades shall be free from burrs, thorns, sticks, etc. Only grease, dirt and dust and minute particles of vegetable matter clinging to fibres will be ignored.
II	Yellow	Ditto.	82 per cent or over.	2 per cent.	An average length of the fibres shall be 2·25 inches (5·7 cm.)		Wool of all grades shall be clean and dry in feel. Fibres shall be fairly uniform in quality.
III	Yellow	Ditto.	75 per cent or over.	3 per cent.	Ditto.		

SCHEDULE VI

Grade designations and definition of quality of Indian Deep Yellow Wool

Grade design- nation	Colour of fibre	Special characteristics					General characteristics.
		Tolerance limit for colour	Yield per cent of wool	Tolerance limit for refraction in yield	Length	7	
1	2	3	4	5	6		
I	Deep Yellow.	Shall not contain wool of any other colour except white or yellow.	88 per cent. or over.	2 per cent.	An average length of the fibres shall be 3·0 inches (7·6 cm.).	All grades shall be free from burrs, thorns, sticks, etc. Only grease, dirt and dust and minute particles of vegetable matter clinging to fibres will be ignored.	
II	Deep Yellow.	Shall not contain wool of any other colour except white or yellow.	82 per cent. or over.	2 per cent.	An average length of the fibres shall be 2·25 inches (5·7 cm.).	Wool of all grades shall be clean and dry in feel. Fibres shall be fairly uniform in quality.	
III	Deep Yellow.	Ditto.	75 per cent. or over.	3 per cent.	Ditto.		

SCHEDULE VII

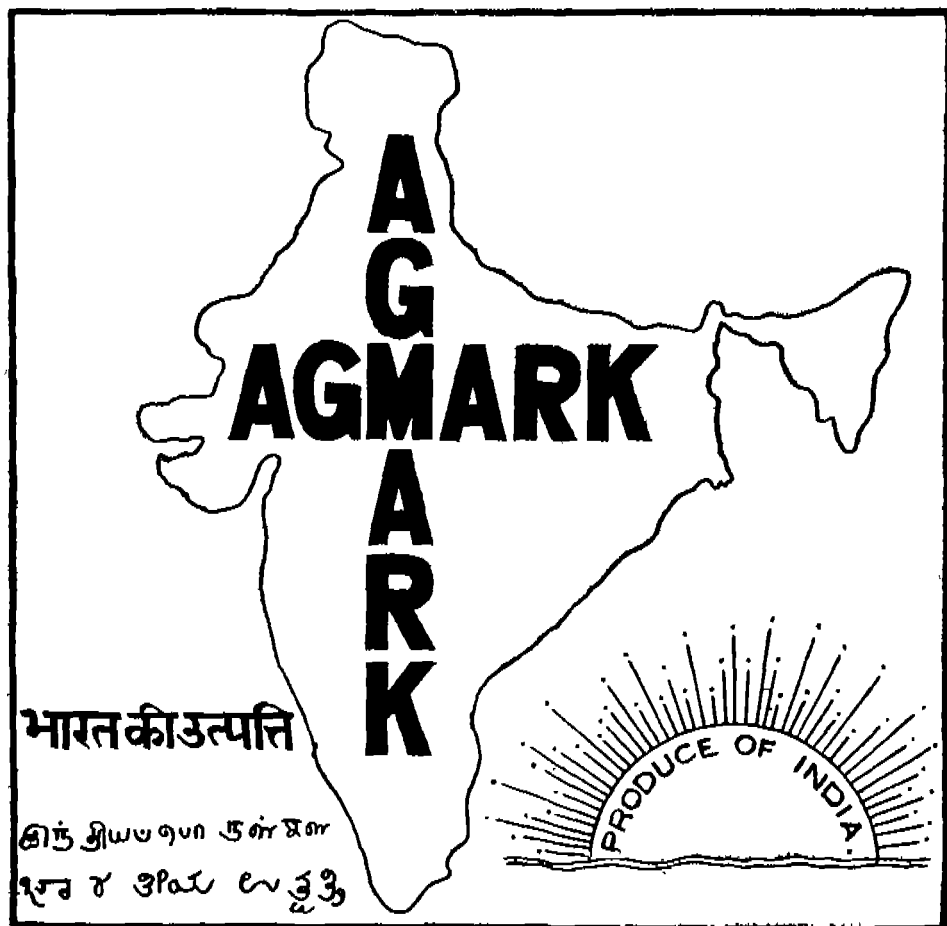
Grade designations and definition of quality of Indian Coloured Wool

Grade design- nation	Colour of fibre	Special characteristics					General characteristics
		Tolerance limit for colour	Yield per cent. of wool	Tolerance limit for refraction in yield	Length	7	
1	2	3	4	5	6		
I	Coloured Wool.	May contain fibres of any colour.	88 per cent. or over.	2 per cent.	An average length of the fibres shall be 3·0 inches (7·6 cm.).	All grades shall be free from burrs, thorns, sticks, etc. Only grease, dirt and dust and minute particles of vegetable matter clinging to fibres will be ignored.	
II	Coloured Wool.	Ditto.	82 per cent. or over.	2 per cent.	An average length of the fibres shall be 2·25 inches (5·7 cm.).	Wool of all grades shall be clean and dry in feel. Fibres shall be fairly uniform in quality.	
III	Coloured Wool.	Ditto.	75 per cent. or over.	3 per cent.	Ditto.		

SCHEDULE VIII

(See Rule 4)

The grade designation mark to be applied to bales of wool shall contain the following design :—



The colour of the printed lettering on the labels for different trade descriptions shall be as under :—

<i>Trade description of Wool</i>	<i>Colour of printed lettering</i>
White	Red.
Creamy White	Blue.
Dirty White	Green.
Pale Yellow	Orange.
Yellow	Yellow.
Deep Yellow	Brown.
Coloured wool	Black

New Delhi, the 9th January 1951

S.R.O. 49.—In exercise of the powers conferred by clause 3 of the Sugar & Gur Control Order, 1950, the Central Government is pleased to fix Rs. 50 per ton as the minimum price to be paid by the vacuum pan sugar factory of the Pamba River Factory of the Travancore Sugars & Chemicals Ltd., Tiruvalla, Travancore, or their agent for sugarcane purchased by them during the crushing season 1950-51 in the State of Travancore and Cochin:

Provided that the Central Government may as and where considered necessary, allow suitable rebate in the prescribed price to cover costs of transporting cane from producing areas by road/rail to the factory.

[No. SV-101(1)/50-51.]

S.R.O. 50.—In exercise of the powers conferred by clause 6 of the Sugar and Gur Control Order, 1950, and in partial modification of the Ministry of Agriculture Notification S.R.O. 1002, dated the 6th December, 1950, the Central Government is pleased to fix the ex-factory price specified in column 2 of the Schedule annexed hereto for Indian Sugar Standard E-27 grade of crystal sugar produced on or after 1st November, 1950, in 1950-51 season by vacuum pan sugar factories specified in the corresponding entry in column 1 of the said Schedule:

Provided that the price differentials for other grades of crystal sugar and for various grades of refined and crushed sugar shall be as specified in the Ministry of Agriculture Notification S.R.O. 1002, dated the 6th December, 1950:

Provided also that the explanations 1 and 2 given in the said Notification shall apply to this Notification.

THE SCHEDULE

Name of factory. (1)	Ex-factory price per maund of 82 2/7 lbs. (2)	Rs.
1. The Mysore Sugar Co. Ltd., Mandy, Mysore.		33
2. Pamba River Factory of the Travancore Sugars & Chemicals Ltd., Tiruvalla, Travancore.		33

[No. SV-101(1)/50-51.]

New Delhi, the 13th January 1951

S.R.O. 51.—In exercise of the powers conferred by clause 9 of the Sugar and Gur Control Order, 1950, the Central Government is pleased to direct that the following further amendments shall be made in Ministry of Agriculture Notification S.R.O. 792, dated the 19th October, 1950, published in the Gazette of India Extraordinary:—

In "The Schedule" to the said Notification,

1. On page 878 of the Gazette

- (a) After the entry "District Food and Civil Supplies Controller, Simla" add "All Civil Supplies Distribution Officers in Punjab."
- "All Assistant Civil Supplies Distribution Officers in Punjab."
- "All Inspectors, Civil Supplies in Punjab."
- Under the Column "Extent of Powers", against the above entries add "In respect of search and inspection only."

On page 878A of the Gazette

- (b) After the entry "All District Magistrates in West Bengal" add "Secretary, Supply Department, Hyderabad."

Under the Column "Extent of Powers" against the above entry add "All"

(c) After the entry "All Collectors in Rajasthan" add
 "All Enforcement Officers in Rajasthan".
 "All Enforcement Inspectors in Rajasthan."
 Under the column "Extent of Powers" against the above entries add
 "In respect of search and inspection only."

2. Under the Column "Designation of Officers"
 For the words "All Civil Administrators of Districts in Hyderabad State." Read "Collectors of Districts in Hyderabad State."

[No. SV-105(3)/50-51.]

S.R.O. 52.—In exercise of the powers conferred by clause 11 of the Sugar and Gur Control Order, 1950, the Central Government is pleased to direct that the following further amendment shall be made in the Ministry of Agriculture Notification S.R.O. 792A, dated the 19th October, 1950, published in the *Gazette of India Extraordinary*:—

In "The Schedule" to the Notification

Against item "10 Hyderabad" under column (2)

(a) For (iii) "All Civil Administrators of Districts" Read (iii) "Collectors of Districts"

(b) Add (iv) "Secretary, Supply Department, Hyderabad", and

Against the above entry under column (3)

Add "4, 5, 6, 7(ii) and 8."

[No. SV-105(3)/50-51.]

N. T. MONE, Joint Secy.

MINISTRY OF HEALTH

New Delhi, the 4th January 1951

S.R.O. 53.—In exercise of the powers conferred by section 55 of the Dentists Act, 1948 (XVI of 1948), the Central Government is pleased to prescribe for the States of Delhi and Ajmer the following forms of certificates of registration and renewal thereof:—

I

ORIGINAL REGISTRATION CERTIFICATE (A).

SEAL.

DENTISTS REGISTRATION TRIBUNAL FOR THE STATES OF DELHI AND AJMER

Registration Certificate No. A.....

29, TOWN HALL,
New Delhi Municipal
Committee,
New Delhi (INDIA).

Dated the 195

I HEREBY certify under section 32(5) of the Dentists Act, 1948 (XVI of 1948), that the name of the dentist of whom particulars are given below has been entered in Part 'A' of the Register of Dentists for the States of Delhi and Ajmer:—

Name in full.

Father's name.

Date of birth.

Nationality.

Residential Address.

Date of first admission into the register.

Qualification for registration.

Date on which degree or diploma in dentistry, if any, was obtained and the authority which conferred it.

Professional address.

Employment, if any.

NOT EVIDENCE OF IDENTITY (See below).

SEAL

Registrar,
Dentists' Registration Tribunal.

This certificate must be renewed every subsequent year. It is not nor should it be used as evidence of identity of the holder.

Endorsement of Renewal

I hereby certify that Registration Certificate No..... has been renewed for the year.....

Registrar,
State Dental Council.

II

ORIGINAL DENTAL REGISTRATION CERTIFICATE (B).

SEAL

DENTISTS' REGISTRATION TRIBUNAL FOR THE STATES OF DELHI AND AJMER.

Registration Certificate No. B.....

29, TOWN HALL,
New Delhi Municipal
Committee,
New Delhi (INDIA).

Dated the 195 .

I HEREBY certify under section 32(5) of the Dentists Act, 1948 (XVI of 1948), that the name of the dentist of whom particulars are given below has been entered in Part 'B' of the Register of Dentists for the States of Delhi and Ajmer:—

Name in full.

Father's name.

Date of birth.

Nationality.

Residential address.

Date of first admission into the register.

Qualification for registration.

Date on which degree or diploma in dentistry, if any, was obtained and the authority which conferred it.

Professional address.

Employment, if any.

NOT EVIDENCE OF IDENTITY (See below)

SEAL

Registrar,
Dentists' Registration Tribunal.

This certificate must be renewed every subsequent year. It is not nor should it be used as evidence of identity of the holder.

orsement of Renewal

I hereby certify that Registration Certificate No. of
has been renewed for the year

Registrar,
State Dental Council.

III ORIGINAL DENTAL REGISTRATION CERTIFICATE (TEMPORARY).**SEAL****DENTISTS' REGISTRATION TRIBUNAL FOR THE STATES OF DELHI AND AJMER.**

Registration Certificate No. T

29, TOWN HALL
New Delhi MunicipalCommittee,
New Delhi (INDIA).

Dated the 195 .

I HEREBY certify that the name of the dentist of whom the particulars are given below has been entered in Temporary Register of Dentists for the States of Delhi and Ajmer, under section 33(2) of the Dentists Act, 1948 (XVI of 1948):—

Name in full.

Father's name.

Date of birth.

Nationality.

Residential address.

Date of first admission into the register.

Qualification for registration.

Date on which degree or diploma in dentistry,

if any, was obtained and the authority
which conferred it.

Professional address.

Employment, if any.

NOT EVIDENCE OF IDENTITY (See below).**SEAL**

Registrar,

Dentists' Registration Tribunal.

This certificate must be renewed every subsequent year. It is not, nor should it be used as evidence of identity of the holder.

Endorsement of Renewal.

I hereby certify that Registration Certificate No. of
has been renewed for the year

Registrar,
State Dental Council.

[No. F. 18-47/50-M.I.]

New Delhi, the 8th January 1951

S.R.O. 54.—In exercise of the powers conferred by Clause (a) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933), the Central Government is pleased to nominate Dr. T. D. Shahani, L.R.C.P.(Lond.), M.R.C.S. (Eng.), F.R.C.S. (Edin.), D.O.M.S. (Eng.), Director of Health Services, Madhya Pradesh, to be a member of the Medical Council of India from Madhya Pradesh with effect from the 2nd January, 1951 vice Lt.-Col. A. S. Garewal resigned.

[No. F.5-6/50-M.I.]

KRISHNA BIHARI, Asst. Secy.

New Delhi, the 8th January 1951

S.R.O. 55.—In exercise of the powers conferred by sub-section (2) of section 1 of the Ajmer Rural Boards and Municipalities (Amendment) Act, 1950 (LXV of 1950), the Central Government hereby appoints the thirteenth day of January 1951 as the date on which the said Act shall come into force.

[No. F.1-45/49-LSG.]

S. DEVANATH, Under Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 4th January 1951.

S.R.O. 56.—In exercise of the powers conferred by section 5 of the Indian Aircraft Act, 1934 (XXII of 1934), the Central Government is pleased to direct that the following further amendment shall be made in the Indian Aircraft Rules, 1920, the same having been previously published as required by section 14 of the said Act, namely:—

In the said Rules, in clause (b) of rule 53, the words "Chief Customs-authorities" shall be omitted.

[No. 10-A/51-48.]

P. K. ROY, Dy. Secy.

(POSTS AND TELEGRAPHS)

New Delhi, the 5th January 1951.

S.R.O. 57.—In exercise of the powers conferred by the Indian Post Office Act 1898 (VI of 1898), and in supersession of the notification of the Government of India in the Ministry of Communications No. C.40-33/46 dated the 18th March 1950 and No. QB.25-14/49 dated the 19th May 1950, the Central Government is pleased to direct that the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

For sub-rule (2) of rule 64 of the said Rules the following sub-rule shall be substituted, namely:—

"(2) No article for which acknowledgment is required under sub-rule (1) shall be accepted for registration unless it bears the name and address of the sender and is accompanied by a prescribed form of acknowledgment duly filled in and securely fastened to such article."

[No. QB.25-14/49.]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF LABOUR

New Delhi, the 5th January 1951

S.R.O. 58.—It is hereby notified for general information that Shri N. K. Dravid, I.C.S., Secretary, Labour and Housing Department, Government of Bombay who ceased to be a member of the Standing Committee of the Employees' State Insurance Corporation with effect from 8th May, 1950, by virtue of the second proviso to section 9 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), has been re-elected as a member of the said Standing Committee with effect from 1st August, 1950.

[No. SS 121(36).]

N. M. PATNAIK, Dy. Secy.

New Delhi, the 4th January 1951

S.R.O. 59.—In exercise of the powers conferred by sub-section (1) of section 10 read with sub-section (7) of section 5 of the Coal Mines Labour Welfare Fund Act, 1947, (XXXII of 1947), the Central Government hereby directs that the following amendment shall be made in the Coal Mines Labour Welfare Fund Rules, 1949,

The same having been previously published as required by sub-section (1) of section 10 of the said Act, namely:—

For Form A annexed to the said Rules, the following form shall be substituted, namely:—

FORM A.

Statement of estimated receipts into and expenditure from the housing account of the Fund for the financial year

Serial No.	Receipts	Actuals for the preceding financial year.			Estimates for the current financial year.	Estimates for	Expenditure			Actuals for the preceding financial year.			Estimates for the current financial year.	Estimates for	
		Rs.	Revised	Estimated			Rs.	Rs.	Revised	Estimated	Rs.	Revised	Estimated		
1	Cess collections (amount apportioned for the housing account of the Fund at the rate of,...)	1. Administrative charges (share of expenditure to be charged to the housing account of the Fund).
2	Loan sanctioned by Central Government.	2. Expenditure on house building scheme :—
							(a) cost of preparing schemes.
							(b) cost of acquisition of land.
							(c) cost of construction.
							(d) maintenance and repair charges.
							(e) tools and plants.
3	Rents realised from housing accommodation.	3. Sinking fund subscription.
4	Interest on investments.	4. Grants to State Governments, local authorities or owners of coal mines in aid of approved scheme
5	Miscellaneous receipts.
	Total						Total								

[No. M-1(4)/50]
P. N. SHARMA, Under Secy.

